

United States District Court
Southern District of Texas
Corpus Christi Division

Michael Garrett

Civil Action 2:13 cv 70

v.
Lori Davis

Emergency Temporary and Injunctive
Protective Order Request

Plaintiff's safety and well being is imminently in jeopardy, from TDCJ-CID (Texas Department of Criminal Justice - Correction Institutional Division) Director and her designees, and UTMB CMC.

Plaintiff has endured, a multiple^{of} attempts at his well being and life while in the custody of TDCJ-CID due to the fact of the pending litigation of the Sleep Deprivation lawsuit.

TDCJ-CID has orchestrated false disciplinarys in which to have Plaintiff isolated in Administrative Segregation; via without a State Classification Hearing or Ad Seg Committee hearing. The placement of (of Plaintiff) Ad Seg Housing diminishes his well being of care for his medical care. He is a seizure patient, and by UTMB CMC (University of Texas Medical Branch Correction Management Care) all patients must be checked on every 30 minutes. Ad Seg personnel do not follow UTMB CMC policy or protocol, two different Agencies.

I have had seizures while in Ad Seg. Some officers by pure chance have witnessed Plaintiff's seizures and documented each

seizure account, upon Plaintiff's housing in Ad Seg (without Due Process. Judicial Notice, of subpoena upon records requested.

Secondly TDCJ and UTMB CMC have orchestrated, in administering, trial; antibiotics and steroids over a multiple course of times in lieu to treat an unknown illness, Plaintiff is going thru.

This most recent return from Galveston Hospital has declared Etiology is unclear at this point to what is causing the illness.

Without knowledge of the origin no illness can be treated.

TDCJ-CJ and UTMB have placed Plaintiff on omeprazole a known heart medicine. Plaintiff has no history of heart problems, however TDCJ and UTMB CMC are trying to induce a severe heart condition which will kill Plaintiff.

Plaintiff was put on Lisinopril which is a ACE inhibitor ^{used} known to deplete the white blood cells in the human bodyⁿ to fight off any type of infections.

The multitude of concoctions shows the willingness and wantonness to do Plaintiff harm.

Plaintiff was not imposed the Death Penalty, however TDCJ and UTMB CMC have dictated such upon Plaintiff.

As of 23rd January 2019 Plaintiff had a seizure while en route return to his facility from Darrington Unit: a hold over from Galveston Hospital. At or about 9:35 am \pm the transport drivers were notified, thru other transported inmates

That Plaintiff was having a seizure. The incident took place between Wharton, TX and El Campo, TX. The bus transporter was made to pull over on the interstate, and call it in.

It was determined by The TDCJ ^{TRANSPORT} personnel, designers of the Director, to continue the bus en-route and not give Plaintiff any medical attention. Corrections officer TAMEZ, and two other corrections officers were present (unknown - NO NAME TAG VISIBLE)

Upon arrival to The TDCJ facility, Medical was notified that Plaintiff had a seizure; via by inmates and Plaintiff. No medical attention was rendered to ensure ^{NO} brain trauma occurred or other head injuries. TDCJ and UTMJB CMC are, and were, knowing of Plaintiff's seizure history. Plaintiff has a "fall risk" bar that identifies, that Plaintiff is a medical condition fall risk.

TDCJ and UTMJB CMC are to ensure the care of Plaintiff. How is it that the keepers of the Plaintiff are to ensure the welfare and well being when they are the ones creating the demise, to do him harm.

Plaintiff addresses this as public interest of matter. TDCJ and UTMJB CMC are public entities that are to ensure the welfare and care of those in custody control and care of their beings.

Plaintiff has been told by numerous officers that because of

"The pending sleep deprivation lawsuit" TDCJ will find a way to shut him down completely." Shutting one down can only mean to fully stop or impede the process of.

I am, at the mercy of my handlers in this matter and they are trying to seek retribution in taking my life or causing thereof. This pleading before the court is not brought in bad faith nor to harass nor needlessly to increase any cost of litigation.

The defendant's egregious misconduct shows that Plaintiff has merit, and justifies presumption.

The permanent damage done to Plaintiff has caused him hair loss permanent skin damage swelling and pain to his legs thighs hands and face at alternative times. The mixture of concoctions antibiotics with seizure medicine induces seizures, suffocations in sleep to which hospitalization at Christus Spohn Breuille

Plaintiff's life is in jeopardy from TDCJ-CID and her denier and UTMB-CMC whom work for TDCJ-CID.

26 January 2019

Michael Garrett

^{Oath}
I Michael Garrett hereby attest the above to be true and correct under Penalty. 28 USC 1746.

26 January 2019

Michael Garrett

Protected and shielded away from TSCJ - CIB and UTMJ - CMC
The soul keepers whom are to ensure my well being and care. They
have turned into the executioners to impose an imminent jeopardy to
my health and safety.

27 January 2019

Michael Garrett

I Michael Garrett hereby ^{Oath} attest that the above and enclosed
documents are true and correct to my knowledge under penalty
28 USC 1746.

27 January 2019

Michael Garrett

Certificate of Service

I Michael Garrett certify that the above has been delivered
via 1st Class Postage US Mail to The Lori Davis Director TSCJ
861 B 1-45 North Huntsville Texas 77320.

27 January 2019

Michael Garrett
697364

3061 S Emily Drive (ML)
Dee ville Tx 78102

United States District Court
Southern District of Texas
Corpus Christi Division

Michael Garrett
v
Lori Davis

Civil Action 2:13 cv 70
Affidavit by Michael Garrett

I Michael Garrett hereby over 21 years of age is of sound mind and has personal knowledge to the incident.

Over the last 6 months, and plus, I have been exposed to an unknown origin that has developed into an undetermined unclear diagnosis. I am a documented seizure patient (for the record).

During the ongoing months, TDCJ and UTMJ-CMC have explored trial courses of multiple antibiotics and steroids. I have lost my hair, my skin has become discolored because of allergic reactions leaving permanent scarring, my body swells without cause creates pain and discomfort. I was issued a cane to assist in walking.

TDCJ and UTMJ CMC have orchestrated numerous means and measures to jeopardize my life. TDCJ will place me in Ad Seg, then UTMJ-CMC will give me mixed drug concoction that are volatile to the point of inducing my seizures or causing me to suffocate or swell in my face and thyroid glands. Oct 25 2018[±] I was rushed to Christus Spohn due to a seizure. On Nov¹⁸ 2018[±] I was rushed to Christus Spohn due to larynx closing - due to allergic reaction of mixed medicines, issued by the TDCJ UTMJ CMC providers.

The mixture of antibiotics with seizure medicine clashed.

UTMB CMC was treating and still is treating an unknown skin disease with medicines and antibiotics, however they do not know what they are treating, but are experimenting without finding out the origin or origin of cause. See attached acknowledgements on how TDC and UTMB-CMC have trialed a multitude of antibiotics and steroids without knowing the problem first, or consent.

The multitude of steroids given, while on Lisinopril (a known depleter of white blood cells) enhanced the illness within my body and upon my skin. No white blood cells to fight off any infections.

Pemphigus, diagnosis, and pending; Pemphigus and Pemphigoid testings. These are highly unusual skin diseases that come from 3rd world countries or tropical jungles. I have been incarcerated 27 years - NOT leaving or furloughing at any point. To come into contact with such rare skin diseases would amount to an epidemic, and would require the shutting of TDC and UTMB and any other agencies I've come in contact with. Again, biopsy's still pending. based on UTMB-CMC's assumption.

Due to the severity of the skin lesions to my body, I had to be admitted in Galveston, and observed. The removal of Lisinopril, and ^{needed} steroid IV treatment was conducted to fight the swelling, and lesions on body ^{was} needed. I was abruptly discharged without final disposition, to any results.

No cause was identified, nor origin, so I was returned to TDC and UTMB-CMC's care. The unknown illnesses start.

I was held over at Darrington Unit; a transit hub (after or before Galveston.).

On 23 January 2019, while on, en route to McConnell I had a seizure on or about 9:35[±]am (Wharton Tx - El Campo Tx) location was called in ^{to Huntsville} after the bus driver pulled over off the Interstate. No medical Attention was rendered and the bus pursued on to the McConnell Unit. Earlier that morning I had sustained a seizure and I reported it to the duty guard at Harrington. No medical attention was rendered, however told to report it once I got to my assigned unit.

Upon the arrival of the bus to McConnell - I, as well as inmates, informed the LCN (Compton) of the seizure. I was not seen by the UTMD - CMC personnel as per protocol and policy (to this current date)

An unidentified officer pulled me to the side and said "TDC is mighty pissed off about you - The sleep deprivation, Native American Hair lawsuit (which I assisted in drafting) and the Grooming Policy to Guards (which I assisted in drafting)" He said "they aim to shut me down" He was just an advisor (a whistle blower)

My condition to my skin has not been clarified. I'm in Ad Sec being denied all rightful privileges to Phone, ^{MEDICAL} and Religious Practice. The verbiage of Transiet is to cloud the issue. I'm not a transiet. I'm assigned to the unit. I'm not en route; going or coming, but assigned.

TDCJ and UTMD - CMC are banking that my death would be a retribution and deter others. I am seeking an Emergency Protective Order from TDCJ - CID and UTMD - CMC. By all means this is not to delay or impede the administration of justice. All I seek is to be

Unit: 1000	Room: 1000	Admission: 11/3/2018
MD: 1000	Admission: 11/3/2018	Admission: 11/3/2018
Date of Service: 1/20/2019 11:55 AM	Discharge Date: 1/20/2019 11:55 AM	Discharge Time: 1/20/2019 11:55 AM

TDCJ DISCHARGE SUMMARY

Date of Service: 1/20/2019 11:55
Admit Date: 11/3/2018
Discharge Date: 1/20/2019 11:55
Discharge Service: MEG EMERALD
Attending Physician: Dr. Camarena
House Officer: Dr. Lulli

*allergic Butyrophrenes
Keratoque
Phenothiazines*

Disposition: Bus to Unit

Condition: Fair

Mode to Transport: inside TDC

Transient Medical Bed: No

MRIS (Medical Release Intensive Supervision) Complete: No

Activity: As tolerated

Diet: Regular

Principal Diagnosis: (main reason for admissions after evaluation):

**Lichenified rash of unknown origin possible Psoriasiform dermatitis vs Atopic dermatitis.
Bullous impetigo**

SECONDARY DIAGNOSIS:

HTN

Seizure disorder

Hospital Course

Michael Dante Garret is a 48 year old male with PMH HTN, Seizure disorder (On keppra), BPPV who was admitted to the hospital for progressively worsening rash for 6 months along with intermittent joint swelling. Pt has been trialed on multiple courses of antibiotics as well as multiple courses of steroids (topical and PO) however rash continued to spread over the past 6 months. 1 biopsy of lower extremity lesions on file done at unit and demonstrated psoriasiform dermatitis. Based on appearance, chronicity, and lack of improvement after multiple courses of antibiotics, it is unlikely that this is a bacterial infection thus will hold off on abx at this time. Etiology is unclear at this point. Dermatology consulted, biopsy and culture done, results pending. Domeboro soaks and methylprednisolone started. Lesion improved significantly, tapering steroids, will d/c with triamcinolone and f/u with derm in 3 weeks once ARUP lab work is done.

Procedures: (operations, radiologic, cardiac, bedside procedures while hospitalized)

Skin Biopsy

Pertinent Labs: (any lab that impacted medical decision during hospitalization)

LEFT POSTERIOR ARM:

INTRACORNEAL PUSTULE FORMATION WITH CLUSTERS OF GRAM POSITIVE COCCI AND SUBCORNEAL ACANTHOLYSIS CONSISTENT WITH BULLOUS IMPETIGO

CANNOT RULE OUT CONCOMITANT ATOPIC OR CONTACT DERMATITIS (SEE COMMENT)

GRAM STAIN EXAMINED; POSITIVE CONTROL EXAMINED

COMMENT:

This case was discussed with the clinician, Dr. White, and the clinical photographs and patient chart were Reviewed. In addition to the features mentioned above, spongiosis with eosinophils is also present in the biopsy specimen. These histopathological characteristics are representative of bullous impetigo, in and of itself; however, exclusion of a preceding impetiginized atopic or contact dermatitis cannot be ruled out. Clinical correlation is Recommended.

Physician Recommendations to Unit:

-Assess rash progress

-Finish Steroid taper (Start date 1/20/2019): Methylprednisolone PO 8 mg x 3 days + 4 mg x 3 days (End date 1/25/2019)

-Follow up with Dermatology in 3 weeks

-Waiting on biopsy results, sent pemphigus and pemphigoid panel to ARUP.

Special Instructions: (tube feeds, wound care)

Skin care with Eucerin

Discharge Medications:

Current Discharge Medication List

START taking these medications

Details

EUCERIN cream Apply to area(s) 2 (two) times daily.
Qty: 3 Tube, Refills: 2
Start date: 1/20/2019
Associated Diagnoses: Psoriasiform dermatitis; Drug eruption

!! Methylprednisolone (MEDROL) 8 mg Take 8 mg by mouth daily.
Qty: 2 tablet, Refills: 0
Start date: 1/21/2019
Associated Diagnoses: Psoriasiform dermatitis; Drug eruption
Given 8mg IV 1/20/19
Take 8mg PO 1/21/19
1/22/19

!! Methylprednisolone (MEDROL) 4 mg Take 4 mg by mouth daily.
Qty: 3 tablet, Refills: 0
Start date: 1/23/2019
Associated Diagnoses: Psoriasiform dermatitis; Drug eruption
Take 4mg PO 1/23/19
1/24/19
1/25/19

!! - Potential duplicate medications found. Please discuss with provider.

CONTINUE these medications which have CHANGED

Details

amLODIPine (NORVASC) 5 mg

Take 5 mg by mouth daily.
Qty: 30 tablet, Refills: 5
Start date: 1/20/2019

Given GA

Associated Diagnoses: Psoriasiform dermatitis; Drug eruption

aspirin 81 mg

Take 81 mg by mouth daily.
Qty: 30 tablet, Refills: 5
Start date: 1/20/2019

Given GA

Associated Diagnoses: Psoriasiform dermatitis; Drug eruption

levETIRAcetam (KEPPRA) 500 mg

Take 500 mg by mouth 2 (two) times daily.
Qty: 60 tablet, Refills: 11
Start date: 1/20/2019

Given GA

Associated Diagnoses: Psoriasiform dermatitis; Drug eruption

omeprazole (PRILOSEC) 20 mg

Take 20 mg by mouth daily.
Qty: 30 capsule, Refills: 1
Start date: 1/20/2019

Associated Diagnoses: Psoriasiform dermatitis; Drug eruption

propranolol (INDERAL) 40 mg

Take 40 mg by mouth 3 (three) times daily.
Qty: 90 tablet, Refills: 5
Start date: 1/20/2019

Given
8A

Associated Diagnoses: Psoriasiform dermatitis; Drug eruption

triamcinolone acetonide 0.1 % ointment

Apply to area(s) 2 (two) times daily as needed for Rash (Don't use on face, groin or underarms. Stop when rash resolves.).
Qty: 80 g, Refills: 3
Start date: 1/20/2019

Associated Diagnoses: Psoriasiform dermatitis; Drug eruption

STOP taking these medications

lisinopril (PRINIVIL,ZESTRIL) 40 mg

Comments:
Reason for Stopping:

naproxen (NAPROSYN) 500 mg

Comments:
Reason for Stopping:

Coumadin

Is the patient being discharged on Coumadin? No

Core Measures:

None

Follow-Up Care/Future Clinic and Telemedicine Appointments: (must include appointment date and reason for appointment)

Dermatology in 2-3 weeks. Results of pemphigus/pemphigoid panel sent to ARUP. Further rash care.

Plan for readmission: No

Discharge Orders

Discharge Follow-up: Specialty Provider TDC DERMATOLOGY; 2 Weeks

Order Comments: -Assess rash progress
-Finishing Steroid taper (Start date 1/20/2019):
Methylprednisolone PO 8 mg x 3 days + 4 mg x 3 days
(End date 1/25/2019)
-Follow up with Dermatology in 3 weeks
-Waiting on biopsy results, sent pemphigus and pemphigoid panel to ARUP.

To Provider: TDC DERMATOLOGY
[0836464]

Patient's Preferred Location: Galveston

Discharge Disposition: Other-See Comments

When (Patients with 8P score over 3 or those noted as Hospital

Dependent should follow 2 Weeks up within 7 days with PCP or primary DX specialist):

This question pulls in the 8Ps Total Score (if documented) - Patients with 8P score over 3 or those noted as Hospital 2
Dependent should follow up within 7 days with PCP or primary DX specialist

Regular Diet; Texture: Regular.

Texture: Regular.
Diabetic: No

Discharge Condition -

Discharge Condition: FAIR

DISCHARGE ACTIVITY

Discharge Activity: As Tolerated

DISCHARGE FOLLOW-UP: TDCJ

Order Comments:

-Assess rash progress
-Finish Steroid taper (Start date 1/20/2019):
Methylprednisolone PO 8 mg x 3 days + 4 mg x 3
days (End date 1/25/2019)
-Follow up with Dermatology in 3 weeks
-Waiting on biopsy results, sent pemphigus and
pemphigoid panel to ARUP.

Follow up:

Unit Medical Provider

When:

3-5 Days

DISCHARGE INSTRUCTIONS

Order Comments:

-Assess rash progress
-Finish Steroid taper (Start date 1/20/2019):
Methylprednisolone PO 8 mg x 3 days + 4 mg x 3 days
(End date 1/25/2019)
-Follow up with Dermatology in 3 weeks
-Waiting on biopsy results, sent pemphigus and
pemphigoid panel to ARUP.

VTE Prophylaxis- Was ordered during hospitalization

Revision History ∞



Texas Department of Criminal Justice

STEP 2

OFFENDER GRIEVANCE FORM

JAN 23 2019

OFFICE USE ONLY

Grievance #: 2018161605
 UGI Recd Date: 10-0418
 OCT 08 2018
 HQ Recd Date: _____
 Date Due: 1113
 Grievance Code: 815
 Investigator ID#: 1722
 Extension Date: 1223

Offender Name: GARRETT MICHAEL TDCJ # 697364
 Unit: MLO98 Housing Assignment: 03 JLD; 12A-768
 Unit where incident occurred: MLO98

You must attach the completed Step 1 Grievance that has been signed by the Warden for your Step 2 appeal to be accepted. You may not appeal to Step 2 with a Step 1 that has been returned unprocessed.

Give reason for appeal (Be Specific). I am dissatisfied with the response at Step 1 because...

On this 05 October 2018 I am bringing this notice and intent before TDCJ-CID and her designees appealing the Step 1 #2018161605.

The placing me in Ad Seg w/out an Ad Seg Committee Review or State Classification Committee Review violates every policy of Due Process.

Said Cpt Nuachucu Abused his power by colluding w/ TDCJ-CID officers to put me in Ad-Seg thru false pretense. Sgt Becerra falsely composed a report that resulted in placing me in Medium Custody level housing where inmates with aggressive quantitative behavior backgrounds, from my non-aggressive Minimum level housing facility. Access to live in the dorms when case free (disciplinary free)

The use of Ad-Seg w/out a PROPER DISCIPLINARY Hearing was based as a Retaliation measure and means because I have filed a Civil Suit w/in the USDC SD CC 2:13 cv 70 and my attorneys coming to visit the facility (as part of a court order) (May 25[±] - 27[±]) (2018)

Simply, I have received nothing but fraudulent cases since I've filed the grievances and law suit against the Prison system, 2015-2018. I was told by Mr Thompson "Yes Garrett, we can lie on you and give you any case we want - They system is build for your failure and us to win. - Now if you drop your suit - we can stop all this - Your record will be clear so when you come up for parole in the near future. You won't seem like an unruly prisoner. - Think about it"

Now if this is what Warden G. Miller condones as - That staff did NOT violate Policy by all this UNBECOMING Behavior to intimidate me

Then TDCJ-CIS and her designees are clearly obviously try^{ing} to do a good job.
Mr Gould told me "The major disciplinaries are to keep you from living in the
dorms - we can't have you living out there - because of your suit."
* Retaliation and harassment is okay via the TDCJ-CIS and her designees personnel
when inmates as myself have filed lawsuits to construct humane living conditions in TDCJ.

Offender Signature: GARRETT MICHAEL McChaffett Date: 05 OCT 2018

Grievance Response:

Your complaint has been noted and was appropriately addressed at step one. Staff contend at no time were you retaliated against, you purposely flooded the run at which time you were housed in PHD and held accountable for your actions. No further action warranted.

P. Chapa, Assistant Region IV Director

Signature Authority:  Date: 12/11/2018

Returned because: *Resubmit this form when corrections are made.

- ☐ 1. Grievable time period has expired.
- ☐ 2. Illegible/Incomprehensible.*
- ☐ 3. Originals not submitted. *
- ☐ 4. Inappropriate/Excessive attachments.*
- ☐ 5. Malicious use of vulgar, indecent, or physically threatening language.
- ☐ 6. Inappropriate.*

CGO Staff Signature: _____

OFFICE USE ONLY	
Initial Submission	CGO Initials: _____
Date UGI Recd: _____	
Date CGO Recd: _____	
(check one) <input type="checkbox"/> Screened <input type="checkbox"/> Improperly Submitted	
Comments: _____	
Date Returned to Offender: _____	
2nd Submission	CGO Initials: _____
Date UGI Recd: _____	
Date CGO Recd: _____	
(check one) <input type="checkbox"/> Screened <input type="checkbox"/> Improperly Submitted	
Comments: _____	
Date Returned to Offender: _____	
3rd Submission	CGO Initials: _____
Date UGI Recd: _____	
Date CGO Recd: _____	
(check one) <input type="checkbox"/> Screened <input type="checkbox"/> Improperly Submitted	
Comments: _____	
Date Returned to Offender: _____	



Texas Department of Criminal Justice

STEP 1 OFFENDER GRIEVANCE FORM

OFFICE USE ONLY

Grievance #: 2018161605
 Date Received: 7.9.18
 Date Due: 8.18.18
 Grievance Code: 815
 Investigator ID #: 2547
 Extension Date: 09/27/18
 Date Retd to Offender: 09-28-18

Offender Name: CARRETT MICHAEL TDCJ # 697364
 Unit: ML 048 Housing Assignment: OB Bldg 8J-32
 Unit where incident occurred: ML 048

You must try to resolve your problem with a staff member before you submit a formal complaint. The only exception is when appealing the results of a disciplinary hearing.

Who did you talk to (name, title)? Jr Warden Cifuentes. in 10Bldg ER-Med. When? 28th June 2018
 What was their response? I WOULD LOOK INTO IT
 What action was taken? THIS GRIEVANCE

State your grievance in the space provided. Please state who, what, when, where and the disciplinary case number if appropriate

On this 06 July 2018 I am bringing this notice and complaint that I've been and am being retaliated for exercising my 1st Amendment.
Sgt Becerra and Cpt Nwachuku colluded along with TDCJ-CID to retaliate against me for exercising my 1st Amendment protected right.
Due to my filing of a lawsuit against the State Agency expressing grievance to the Inhumane Civil Living Conditions, I was retaliated against.
My attorney the Asst Atty Gen and other representatives were on a 3 day excursion to watch the behavioral actions of the TDCJ-personnel. Because my lawyer and those appeared upon the facility Cpt Nwachuku told me "Because you cause me problem I cause you problem"
He had Sgt Becerra compose a fraudulent/false disciplinary to retaliate against me because of my exercising the 1st Amend to grievance the Inhumane Conditions.
TDCJ condoned their desires to retaliate against me with a false disciplinary so that I had to endure Ad Seg for 16 days 4 hrs. Then transferred to Medium Custody from Maximum Custody as punishment. The disciplinary Cpt Wolfgram was also in collusion as well as the investigation Sgt. to the I-210.
I am not GRIEVING ANY DISCIPLINARY APPEAL but A RETALIATION CLAIM for expressing my 1st Amendment Rights.
This is Notice that should TDCJ condone the actions of their designees to try to chill me deter me or frighten me from continuing the lawsuit I shall NOT BE.
Now if TDCJ did NOT condone such behavior the personnel addressed above have violated PR 22 rule 22(5)⁺ There is no place for this behavior and unethical conduct.

To ensure matters to complication my placement transfer to medium custody -
is K-SS, coincidentally the same housing location in which cells flood out when it
rains and I sustained injury.

ME

ME

Action Requested to resolve your Complaint.

Limitations to the 1822 2265 implemented no more retaliation/harassment by TAC-CLB or
designees. UIC interview to file Complaint

Offender Signature: CARRETT MICHAEL Michael Date: 06 July 2018

Grievance Response:

An investigation has been conducted into your complaint. After obtaining and reviewing statements from staff; no
evidence was found to substantiate your claims; nor was evidence found that staff violated policy. No further action
is warranted by this office.

Signature Authority:

G. Miller

Warden G. Miller

Date:

SEP 26 2018

If you are dissatisfied with the Step 1 response, you may submit a Step 2 (1828) to the Unit Grievance Investigator within 15 days from the date of the Step 1 response.
State the reason for appeal on the Step 2 Form.

Returned because: *Resubmit this form when the corrections are made.

- ☐ 1. Grievable time period has expired.
- ☐ 2. Submission in excess of 1 every 7 days. *
- ☐ 3. Originals not submitted. *
- ☐ 4. Inappropriate/Excessive attachments. *
- ☐ 5. No documented attempt at informal resolution. *
- ☐ 6. No requested relief is stated. *
- ☐ 7. Malicious use of vulgar, indecent, or physically threatening language. *
- ☐ 8. The issue presented is not grievable.
- ☐ 9. Redundant, Refer to grievance # _____
- ☐ 10. Illegible/Incomprehensible. *
- ☐ 11. Inappropriate. *

JGI Printed Name/Signature: _____

Application of the screening criteria for this grievance is not expected to adversely
affect the offender's health.

Medical Signature Authority: _____

OFFICE USE ONLY

Initial Submission	UGI Initials: _____
Grievance #:	_____
Screening Criteria Used:	_____
Date Recd from Offender:	_____
Date Returned to Offender:	_____
2nd Submission	UGI Initials: _____
Grievance #:	_____
Screening Criteria Used:	_____
Date Recd from Offender:	_____
Date Returned to Offender:	_____
3rd Submission	UGI Initials: _____
Grievance #:	_____
Screening Criteria Used:	_____
Date Recd from Offender:	_____
Date Returned to Offender:	_____

MIHAEL GARDNET
697364
S001 S. Gaily - Druehl
Deeulle Texas 78102

United States Courts
Southern District of Texas
FILED

FEB 04 2019

David J. Bradley, Clerk of Court

Legal



USDC SD TX - Clerk
1133 North Shoreline Ln 208
Corpus Christi TX 78461

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